

Docket AUS920030533US1

Appl. No.: 10/666,867
Filing Date: 09/18/2003

In the United States Patent and Trademark Office

**RECEIVED
CENTRAL FAX CENTER**

MAY 19 2006

In re the application of:)
Carl Phillip Gusler)
Filed: 09/18/2003)
For: Audio System Responsive)
to Incoming Phone Calls)
Application No.)
10/666,867)
Applicant's Docket:)
AUS920030533US1)

Group Art Unit: 2825
Examiner: Lana N. Le

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that this correspondence is being transmitted via facsimile to the United States Patent Office on the date indicated by my signature below.

Anthony V.S. England 5/19/2006
Anthony V.S. England Date

INTERVIEW SUMMARY

Regarding a telephone interview between Examiner Le and Attorney England on or about May 11, 2006, Attorney England acknowledged that Laurila discloses audible ringing and discloses a signal sent to a headset in order to cause a device in the headset to generate audible ringing in an earphone. However, it should be clearly kept in mind that audible ringing is different than a signal sent to a device *in order to cause the device to generate audible ringing*. There is no teaching by Laurila that the signal sent to the headset is, itself, an audible signal.

In contrast, claim 2 of the present invention, for example, states the assembly includes an *audio* input port to detect ringing. Claim 3 states that the assembly includes *audio* detectors coupled to the *audio* input port. The *audio* detectors and an *audio* port, of course, facilitate detecting *audible* ringing.

Docket AUS920030533US1

Appl. No.: 10/666,867
Filing Date: 09/18/2003

Attorney England stressed that Lurila does not disclose these features set out in claims 2 and 3 of the present application, neither alone nor in combination with any of the cited art.

Respectfully submitted,

Anthony V S England

Anthony V. S. England
Attorney for Applicant
Registration No. 35,129
512-477-7165
a@aengland.com

RECEIVED
CENTRAL FAX CENTER

MAY 19 2006